

The opinion in support of the decision being entered today was not written for publication and is not binding precedent of the Board.

## UNITED STATES PATENT AND TRADEMARK OFFICE

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### BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

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Ex parte DANIEL J. DRUCKER and  
JULIE LOVSHIN

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Appeal No. 2004-2356  
Application No. 09/833,740

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#### ERRATUM

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Before ELLIS, GRIMES, and GREEN, Administrative Patent Judges.

GREEN, Administrative Patent Judge.

#### ERRATUM

This erratum to the final decision mailed July 20, 2005 is necessary to correct the “CONCLUSION.” The erratum does not substantively alter said decision. Attention is directed to the following change:

1. Page 14, lines 13-15 are hereby amended to read: “The rejection of claims 1-5 and 9-11 under 35 U.S.C. § 112, first paragraph, for lack of

adequate written description is affirmed as to all of the claim, i.e., claims 1-5 and 9-11."

 Ellis

Joan Ellis  
Administrative Patent Judge

 Eric Grimes

Eric Grimes  
Administrative Patent Judge

 Lora M. Green

Lora M. Green  
Administrative Patent Judge

) BOARD OF PATENT

) APPEALS AND

) INTERFERENCES

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